	CAUSE NO.		
	§	IN THE JUDICIAL DISTRICT COURT	
VS	§	OF GALVESTON COUNTY, TEXAS	
	§	122ND DISTRICT COURT	
	DISCOVERY A	ND DOCKET CONTROL ORDER	
1	New Parties shall be joined and served by this date.		
2	EXPERTS for all Plaintiffs shall be designated by this date.		
3.		OTHER PARTIES shall be designated by this date (30 days after as are ordered to be designated).	
	nformation set forth in Rule	ness is ORDERED to provide no later than the dates set for such 194.2(f) and a written report prepared by the expert setting out the	
An expert not desi of good cause.	gnated prior to the ordered d	leadlines shall not be permitted to testify absent a showing	
4	DISCOVERY deadlines controlled by designation of case. Counsel may by written agreement continue discovery beyond this deadline. Such continued discovery, however, will not delay the trial date without the Court's approval.		
	Level One-(Rule 19 trial.	0.2) Discovery shall be completed 30 days before the date set for	
	No. of hours per side for oral depositions: No. of written interrogatories that maybe served by any party on another party: (Excluding interrogatories asking a party to identify or authenticate specified documents).		
		10.3) Discovery shall be completed the earlier of 30 days before the months after the date of the first oral deposition of the due date of written discovery.	
	Level Three-(Rule 19	00.4) Discovery shall be completed by this date.	
		for oral depositions: rrogatories that maybe served by any party on another party: (Excluding interrogatories asking a party to identify or authenticate	
5	Pleadings must be amended or supplemented by this date, except by written agreement of all parties.		
6.	Mediation shall be completed by this date. Report to be filed with court on or before this date. Objections to mediation must be filed within thirty days of this date. Case will not proceed to trial unless mediation is complete.		

All	parties agree to participate in mediation with the following person to serve as mediator:
Nar Add	ress:
Pho	ne:
	No.:
Pla	ntiff's attorney shall provide a copy of the DCO to the mediator named herein.
7.	DEADLINE TO FILE ALL MOTIONS, except Motions in Limine, AND FOR MOVANT TO SECURE DATES AND TIMES FOR HEARINGS. NO HEARINGS WILL BE SET UNTIL A MOTION AND ORDER SETTING HEARING ARE ON FILE WITH THE CLERK. This includes motions to exclude expert testimony and any other challenges to expert testimony. (Six weeks prior to pre-trial)
8.	at,M. Pre-Trial Conference set. Court will only hear announcement of parties and motions to continue at this setting. Failure to appear will be grounds for dismissal for want of prosecution.
9.	at M. Trial by Jury is set for two-week docket commencing on this date. Prior to commencement of voir dire parties are ordered to exchange the following and discuss what the parties will agree to and what issues are contested:
	Proposed jury instructions and questions Motion in Limine Exhibit list Labeled and numbered exhibits Witness lists (inform court at earliest opportunity of scheduling problems relating to witnesses)
10.	atm. Trial before Court is set.
Prop	osed Findings of Fact and Conclusions of Law to be exchanged prior to trial date.
Wri Agr Cou	tten notice must be given to the Court of any changes in this DCO. This includes settlement, Rule 11 tements, cancellation of hearings, etc. Numbers 7, 8, 9 or 10 cannot be changed without leave of the rt.
SIG	NED on
SIC	JOHN ELLISOR, JUDGE 122ND JUDICIAL DISTRICT COURT
	NED by Counsel and/or Pro Se parties: